

The Honorable Ricardo S. Martinez

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE

DEBORAH FRAME-WILSON, *et al.*,

Plaintiffs,

v.

AMAZON.COM, INC., a Delaware corporation,

Defendant.

No. 2:20-cv-00424-RSM

**STIPULATED MOTION AND  
ORDER REGARDING DISCOVERY**

**NOTE ON MOTION CALENDAR:  
May 16, 2023**

1 The Parties, by and through their counsel, stipulate and agree as follows:

2 1. Plaintiffs in the *Frame-Wilson v. Amazon*, No. 2:20-cv-00424-RAJ (W.D. Wash.),  
3 and *De Coster v. Amazon*, No. 2:21-cv-00693-RSP (W.D. Wash.) cases (collectively “W.D.  
4 Wash. Plaintiffs”) allege that Amazon violates federal antitrust laws through its agreements with  
5 third-party sellers that restrain prices of goods online. Later filed actions in other jurisdictions  
6 assert similar claims under state antitrust laws: *People of California v. Amazon*, Case No. CGC-  
7 22-601826 (Cal. Super. Court, San Francisco) (“*California Action*); and *Mbadiwe v. Amazon*,  
8 No. 1:22-cv-09542 (S.D.N.Y.) (collectively “Plaintiffs from other Jurisdictions”). The Plaintiffs  
9 in *Frame-Wilson* served 92 Requests for Production on Amazon in September 2022. For over six  
10 months the W.D. Wash. Plaintiffs and Amazon (collectively “Parties”) have met and conferred  
11 and exchanged extensive correspondence discussing Amazon’s responses and objections to these  
12 Requests. As a part of their discussions, Amazon sought to minimize the burden of responding to  
13 duplicative requests for production from the W.D. Wash. Plaintiffs and the Plaintiffs from Other  
14 Jurisdictions and to avoid the potential of duplicative requests for depositions of Amazon  
15 witnesses. After multiple meetings and letter exchanges, the Parties reached an agreement as set  
16 forth below.

17 2. The Parties agreed to general cross-use as between *Frame-Wilson* and *De*  
18 *Coster*—discovery served or produced in one case is available for use in the other, with all  
19 parties reserving all objections as to admissibility or relevance of the discovery material in the  
20 litigation.

21 3. The Parties agree to coordinate depositions of Amazon witnesses with the  
22 plaintiffs in *Mbadiwe v. Amazon*, and *People of California v. Amazon* with respect to claims  
23 arising from Amazon’s agreements with its third-party sellers so long as (1) it is feasible to do  
24 so, (2) there is acceptance by the plaintiff groups, and (3) it does not impede the W.D. Wash.  
25 Plaintiffs’ ability to take depositions in an orderly manner within their own case schedules.  
26 Further, any agreement to coordinate with the *Mbadiwe* Plaintiffs is without prejudice to the  
27 W.D. Wash. Plaintiffs’ right to seek a protective order to prevent the *Mbadiwe* Plaintiffs from  
28

1 attending depositions that do not concern their claims, with Amazon reserving the right to  
2 oppose any motion for a protective order.

3 4. Discussions concerning coordination between the *California* Action and *Brown v.*  
4 *Amazon*, No. 22-cv-00965-JHC (W.D. Wash.), are separate discussions, outside of this  
5 stipulation, and will continue during the pendency of Amazon's motion to dismiss the *Brown*  
6 *Action*.

7 5. The Parties note that the claims filed by the Attorney General of the District of  
8 Columbia overlap with the claims subject to this Stipulation. *District of Columbia v.*  
9 *Amazon.com, Inc.*, Case No. 2021 CA 001775 B. The court granted Amazon's motion to dismiss  
10 the District's claims, and the District filed an appeal. In the event that the District's claims are  
11 reinstated while fact discovery is ongoing in this case, the parties agree to discuss the  
12 coordination of discovery in that case with the cases subject to this coordination stipulation.

13 6. Amazon's letter dated March 2, 2023 (and as further clarified by subsequent  
14 correspondence, including Amazon's response to the W.D. Wash. Plaintiffs' May 10, 2023  
15 email) explains that Amazon is reproducing in the *California* Action documents it produced in  
16 response to certain requests the California Attorney General made to Amazon in its investigation  
17 ("California Litigation Production"). The March 2 letter identifies the requests from the  
18 California Attorney General, which generated the California Litigation Production. The Parties  
19 agree that Amazon will also produce the California Litigation Production to the W.D. Wash.  
20 Plaintiffs. In addition, the W.D. Wash. Plaintiffs will receive any additional productions Amazon  
21 makes to the California Attorney General in the *California* Action. To date, this production  
22 includes, as stated in Amazon's and the California Attorney General's Joint CMC Statement,  
23 more than 700,000 documents from the California Attorney General's investigation and an  
24 additional 15,000 documents not previously produced to the California Attorney General from  
25 the FTC's investigation of Amazon. The Parties agree that Amazon's production of these  
26 documents will be made without delay, with all materials previously produced to the California  
27 Attorney General produced to the W.D. Wash. Plaintiffs by May 19, 2023.

7. Amazon's March 2 letter (and subsequent clarifying correspondence, including its response to the W.D. Wash. Plaintiffs' May 10, 2023 email) clarifies for each of the Requests from the California Attorney General that generated the California Litigation Production in that case, whether Amazon conducted go-get searches, whether it applied search terms, and if the latter, which search terms and which custodians' records were searched for each Request. Amazon's letters dated March 24, and 31 and the W.D. Wash. Plaintiffs' letters dated March 14 and April 4, and emails and attachments dated May 3 and 4, provide additional details concerning Amazon's production, including whether (and how) Amazon had reached agreement to narrow any of the requests at issue.

8. As set forth in that correspondence, Amazon agrees:

- A. to provide existing correspondence sent to the California Attorney General that describe, index, or accompany the productions to the California Attorney General, which will be made available to the W.D. Wash. Plaintiffs. To the extent such correspondence addresses materials to the California Attorney General that Amazon is not reproducing in the *California* Action, Amazon may redact any discussion of those materials;
- B. to conduct a reasonable "refresh" of certain productions or categories of documents, in light of the date cut-off of the existing productions and to negotiate the scope of a "refresh" in good faith;
- C. to supplement the search terms used concerning documents relating to the former Parity Provision; and
- D. to conduct a reasonable search for and produce Seller University materials concerning the Parity Provision, the Marketplace Fair Pricing Policy, Featured Offer, Account Health, and MARS for the U.S. from 2016 to the date of collection.

9. Amazon confirms that the California Litigation Production includes profit and loss data from 2012 through October 31, 2022, and Amazon agrees to a refresh of that production, e.g., closer to class certification. Amazon also confirms that the California Litigation

1 Production includes the results of its go-get search and custodial searches based on identified  
2 search terms in response to Request No. 12 in the March 2, 2023 letter, concerning Amazon's  
3 Price Parity Provision. Amazon also confirms that the California Litigation Production includes  
4 documents relating to Amazon's market share in online retail, and online retail marketplaces and  
5 any analysis of the entry of online retail marketplaces or barriers to entry. Amazon agrees to  
6 provide good-faith assistance to identify where these materials can be found in the California  
7 Litigation Production. Amazon will meet and confer promptly about supplemental productions if  
8 the W.D. Wash. Plaintiffs identify additional, non-duplicative materials on these topics that are  
9 pertinent to class certification issues.

10 10. In addition to the California Litigation Production, Amazon agrees to produce  
11 additional categories of documents described in Amazon's March 31, 2023 letter and May 1,  
12 2023 email to Plaintiffs (and as further clarified by subsequent correspondence).

13 11. The Parties agree to timely produce documents they reasonably anticipate relying  
14 upon for class certification or summary judgment and to timely supplement such productions if  
15 additional documents are identified.

16 12. The Parties agree that the W.D. Wash. Plaintiffs may pursue additional non-  
17 duplicative document discovery needed for purposes of class certification and need not wait to  
18 do so only after reviewing all the materials included in the anticipated production. Amazon  
19 confirms that it will engage with such requests promptly and in good faith, including by directing  
20 the W.D. Wash. Plaintiffs to specific documents it has produced, as appropriate.

21 13. This stipulation does not impact the Parties' ability to issue written discovery,  
22 such as interrogatories or requests for admission. The W.D. Wash. Plaintiffs have expressly  
23 raised conducting discovery concerning whether third-party sellers were uniformly bound by the  
24 Price Parity Provision and Fair Pricing Policy, including through interrogatories, requests for  
25 admission, or the coordinated depositions referenced above. Should such avenues of discovery  
26 be insufficient for the W.D. Wash. Plaintiffs' purposes, they have reserved the right to seek  
27 additional documents on this topic.  
28

1           14.     The Parties likewise agree that their negotiations over Amazon's production of  
2 data and Plaintiffs' requests for posts on Seller Forum, beginning in January 2012, and Seller  
3 University modules that relate to third-party seller pricing are occurring concurrently and are not  
4 superseded by this stipulation.

5           15.     The stipulation does not foreclose Plaintiffs from seeking discovery after the  
6 Court rules on Plaintiffs' class certification motion, however Amazon reserves the right to object  
7 to production of discovery it perceives as duplicative of discovery that was made available to the  
8 W.D. Wash. Plaintiffs through this coordination stipulation or discovery that they sought in  
9 connection with class certification.

10           THEREFORE, IT IS HEREBY STIPULATED AND AGREED by and between the Parties,  
11 through their undersigned counsel of record, and the Parties ask the Court to order, that:

12           16.     The Parties agree to the production of documents, coordination of depositions and  
13 other terms as set forth in this stipulation.

14           17.     The agreement is binding as of the date of submission.

15           IT IS SO STIPULATED.

16           DATED: May 16, 2023

HAGENS BERMAN SOBOL SHAPIRO LLP

17           By /s/ Steve W. Berman

Steve W. Berman (WSBA No. 12536)

18           By /s/ Barbara A. Mahoney

Barbara A. Mahoney (WSBA No. 31845)

19           1301 Second Avenue, Suite 2000

20           Seattle, WA 98101

21           Telephone: (206) 623-7292

22           Facsimile: (206) 623-0594

E-mail: [steve@hbsslaw.com](mailto:steve@hbsslaw.com)

[barbaram@hbsslaw.com](mailto:barbaram@hbsslaw.com)

23           Anne F. Johnson (*pro hac vice*)

24           68 3rd Street, Suite 249

25           Brooklyn, NY 11231

26           Telephone: (718) 916-3520

27           E-mail: [annej@hbsslaw.com](mailto:annej@hbsslaw.com)

KELLER POSTMAN LLC

Zina G. Bash (*pro hac vice*)  
111 Congress Avenue, Suite 500  
Austin, TX, 78701  
Telephone: (512) 690-0990  
E-mail: zina.bash@kellerpostman.com

Warren D. Postman (*pro hac vice*)  
Albert Y. Pak (*pro hac vice*)  
1100 Vermont Avenue, N.W., 12th Floor  
Washington DC, 20005  
Telephone: (202) 918-1123  
E-mail: wdp@kellerpostman.com  
E-mail: albert.pak@kellerpostman.com

Jessica Beringer (*pro hac vice*)  
Jason A. Zweig (*pro hac vice*)  
150 N. Riverside Plaza, Suite 4100  
Chicago, Illinois 60606  
(312) 741-5220  
E-mail: jessica.beringer@kellerpostman.com  
E-mail: jaz@kellerpostman.com

*Interim Co-Lead Counsel for Plaintiffs and the  
proposed Class*

KELLER ROHRBACK L.L.P.

By: /s/ Derek W. Loeser  
Derek W. Loeser (WSBA No. 24274)  
1201 Third Avenue, Suite 3200  
Seattle, WA 98101-3052  
Telephone: (206) 623-1900  
Facsimile: (206) 623-3384  
E-mail: Dloeser@kellerrohrback.com



QUINN EMANUEL URQUHART &  
SULLIVAN, LLP

By: /s/ Alicia Cobb

Alicia Cobb, WSBA # 48685  
1109 First Avenue, Suite 210  
Seattle, WA 98101  
Telephone: (206) 905-7000  
Email: aliciacobb@quinnemanuel.com

Steig D. Olson (*pro hac vice*)  
David D. LeRay (*pro hac vice*)  
Nic V. Siebert (*pro hac vice*)  
Maxwell P. Deabler-Meadows (*pro hac vice*)  
51 Madison Avenue, 22nd Floor  
New York, NY 10010  
Telephone: (212) 849-7000  
Email: steigolson@quinnemanuel.com  
Email: davidleray@quinnemanuel.com  
Email: nicolassiebert@quinnemanuel.com  
Email: maxmeadows@quinnemanuel.com

Adam B. Wolfson (*pro hac vice*)  
865 South Figueroa Street, 10th Floor  
Los Angeles, CA 90017-2543  
Telephone: (213) 443-3000  
Email: adamwolfson@quinnemanuel.com

*Interim Executive Committee for Plaintiffs and the  
proposed Class*

DAVIS WRIGHT TREMAINE LLP

By: /s/ John A. Goldmark

John A. Goldmark, WSBA # 40980  
MaryAnn Almeida, WSBA #49086  
920 Fifth Avenue, Suite 3300  
Seattle, WA 98104-1610  
Telephone: (206) 622-3150  
Facsimile: (206) 757-7700  
E-mail: JohnGoldmark@dwt.com  
E-mail: MaryAnnAlmeida@dwt.com



1 PAUL, WEISS, RIFKIND, WHARTON &  
2 GARRISON LLP

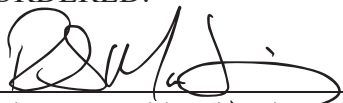
3 Karen L. Dunn (*pro hac vice*)  
4 William A. Isaacson (*pro hac vice*)  
5 Amy J. Mauser (*pro hac vice*)  
6 Martha L. Goodman (*pro hac vice*)  
7 Kyle Smith (*pro hac vice*)  
8 2001 K Street, NW  
9 Washington, D.C. 20006-1047  
10 Telephone: (202) 223-7300  
11 Facsimile: (202) 223-7420  
12 E-mail: kdunn@paulweiss.com  
13 E-mail: wisaacson@paulweiss.com  
14 E-mail: amauser@paulweiss.com  
15 E-mail: mgoodman@paulweiss.com  
16 E-mail: ksmith@paulweiss.com

17 *Attorneys for Defendant Amazon.com, Inc.*

**ORDER**

PURSUANT TO STIPULATION, IT IS SO ORDERED.

Dated: May 26, 2023

  
The Honorable Ricardo S. Martinez  
United States District Judge

**CERTIFICATE OF SERVICE**

I hereby certify that on May 16, 2023, a true and correct copy of the foregoing was filed electronically by CM/ECF, which caused notice to be sent to all counsel of record.

/s/ Steve W. Berman

Steve W. Berman